

United States District Court Middle
District of Tennessee Nashville
Division

RONNELL JASON Leberry,
Petitioner,

vs.

Ricky Bell, Warden,
Respondent.

No. 3:10-0624
Judge Haynes

*On motion
DENIED without
prejudice to be
renewed by
appended
counsel.*

*filed 10/10/10
memo 3-7-10*

Motion for Discovery: Interrogatories

Comes now the petitioner, moves this Honorable Court to order the State of Tennessee, respondent; Ricky Bell, warden, by and through the District Attorney General, agent MS. Smith, to permit the petitioner, pursuant to Habeas Corpus Rule 6(a) "for good cause shown"; under the Federal Rules of Civil Procedure, ~~Rule 33~~, inspect, copy, discover and photograph (to be ~~colored~~ copied) all the following, "discovery to be permitted to assist Petitioner in showing that the State Court fact-finding was not adequate," accord Coleman v. Zant, 708 F.2d 541, 547 & n.9 (11th Cir. 1983). The discovery is necessary to fully develop the facts of a claim, see Teague v. Scott, 60 F.3d 1167, 1172 (5th Cir. 1995); and discovery is warranted, where an evidentiary hearing is needed. See Rule 33,34